## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

Marguerite L. Dittmann Debtor(s)

Case No:

## **CHAPTER 13 PLAN**

CHECK ONE:  Y The Debtor certifies t	hat the Plan does not deviate from the model plan adopted by
he Court at the time of the fili	ing of this case. Any nonconforming provisions are deemed
stricken.	
	isions that are specific to this Plan in Additional Provisions, onforming provisions not set forth in paragraph 5 are deemed
stricken.	omorning provisions not set forth in paragraph 3 are decined
hirty (30) days from filing/of <b>60 months</b> . In the event	YMENTS: Including Trustee's fee of 10% and beginning conversion date. Debtor <sup>1</sup> to pay to the Trustee for the period the Trustee does not retain the full 10%, any portion not cured creditors pro-rata under the plan:
A. \$ 325.00 for month B. \$ for month C. \$ for month	ns1 through60 ; ns through ; ns through ;
n order to pay the following	
2. ADMINISTRATIVE A' Balance Due \$ 2900.00	TTORNEY FEE: \$3700 TOTAL PAID \$800.00 Payable through Plan \$ 300 Monthly
3. PRIORITY CLAIMS [2	s defined in 11 U.S.C. §507]:
Name of Creditor	Total Claim

<sup>&</sup>lt;sup>1</sup> All references to "Debtor" include and refer to both of the debtors in a case filed jointly by two individuals.

TRUSTEE FEES: Trustee shall receive a fee from each payment received, the percentage of which is fixed periodically by the United States Trustee.

## **SECURED CLAIMS**:

Plan or the Order for Re adequate protection btor makes such adequating confirmation of the	payments to creditors pursuant a tate protection payments on allowe the Plan, the creditor shall have a	or to ed
Collateral	Adequate Protection Pmt. in Pla	n 
Through the Plan: De ed Plan, all regular mon e plan. These regular mor provided for under the le e is filed and continuing	ebtor will pay, in addition to all oth thly post-petition mortgage paymer nthly mortgage payments, which me oan documents, are due beginning to g each month thereafter. The Trust	ier its ay he
the Plan: In addition to	Which Debtor Intend(s) to Retain to the provisions in Paragraph A about paid to the Trustee as part of the Plant	ve
	Plan or the Order for Readequate protection btor makes such adequating confirmation of the payment(s), subject to obtain the Collateral Collate	Plan or the Order for Relief, whichever is earlier, the Debte adequate protection payments to creditors pursuant botor makes such adequate protection payments on alloweding confirmation of the Plan, the creditor shall have a payment(s), subject to objection.  Collateral Adequate Protection Pmt. in Planary and the Plan: Debtor will pay, in addition to all other and the Plan all regular monthly mortgage payments, which morovided for under the loan documents, are due beginning to its filed and continuing each month thereafter. The Trust mortgage payments on the following mortgage claims:  Collateral Estimated Payment  The Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the provisions in Paragraph A about the Plan: In addition to the Plan: In addition to the Plan: In addition to the Plan: In the Plan: In addition to the Plan: In the Pl

Name of Cr	·editor	Collatera	al		
is NOT Ap shown belo confirmation	plicable Secure ow or as modif	d Balances: Upor ied will be bindi stained by the Cou	Property to Which no confirmation of thing unless a timely out. Payments distrib	e Plan, the intere y written object	st rate
Creditor	Collateral	Ad. Prot. Pmt.	Sec. Balance	Interest @	_%
	Claims Secure	d by Personal Pro	operty to Which Se	ection 506 Valua	tion i
` '					
Applicable		Ad. Prot Pmt.	in Plan Value I	nterest @ _5.25_	_%
(E) Applicable Creditor	:	Ad. Prot Pmt.	in Plan Value I	nterest @ _5.25_	_%
Applicable	:	Ad. Prot Pmt.	in Plan Value I	nterest @ _5.25_	_%
Applicable Creditor  (F)	: Collateral Claims secur	ed by Personal	in Plan Value I Property: Regular	Adequate Pro	tectio
Applicable Creditor  (F)	: Collateral Claims secur	ed by Personal l ages Paid in Plan	Property: Regular	Adequate Pro	tectio

secured claims/lease claims are to be paid direct to the creditor or lessor by the Debtor outside the Plan. The automatic stay is terminated *in rem* as to these creditors and lessors upon the filing of this Plan. Nothing herein is intended to terminate any codebtor stay or

Property/Collateral

325 Sandy River Road Fayette, ME

to abrogate the Debtor's state law contract rights. The Plan must provide for the assumption of lease claims in the Lease/Executory Contract section below.

Name of Creditor

creditors is \$14000.00.

Citi Mortgage

Wells Fargo	2011 GMC Acadia			
(H) Surrender of Collateral/Leased Property: Debtor will surrender the following collateral/leased property no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. The automatic stay is terminated in rem as no these creditors/lessors upon the filing of this Plan. Nothing herein is intended to lift any applicable codebtor stay or to abrogate Debtor's state law contract rights. The Plan must provide for the rejection of lease claims in the Lease/Executory Contract section below.				
Name of Creditor		Property/Collateral to be Surrendered		
SECURED – LIENS ' Name of Creditor	TO BE AVOIDED/STRIPPED  Collateral	Estimated Amount		
LEASES/EXECUTO  Name of Creditor I	RY CONTRACTS:  Property Assume/Reject-Surr	ender Estimated Arrears		
claims shall receive	a pro rata share of the balance	Unsecured creditors with allowed ce of any funds remaining after otherwise be paid pursuant to the		

provisions of a subsequent Order Confirming Plan. The estimated dividend to unsecured

## **ADDITIONAL PROVISIONS:**

- 1. Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
- 2. Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as may be allowed by a specific Order of the Bankruptcy Court.

3. Property of the estate (check one)*	
a) shall not vest in Debtor until the earlieses, unless the Court orders otherwise; or	er of Debtor's discharge or dismissal of this
b)X shall vest in the Debtor upon confir	mation of the Plan.
If the Debtor fails to check (a) or (b) above, property of the estate shall not vest in the Debtor with the destate shall not vest in the Debtor with the destate shall not vest in the Debtor with the destate of the d	until the earlier of the Debtor's discharge or erwise.
The amounts listed for claims in this Plan a pelief. The Trustee shall only make payment to claims. An allowed proof of claim will be control. Case Specific Provisions:	o creditors with filed and allowed proof of rolling, unless the Court orders otherwise.
Marquerile L. Villenaux Debtor	Dated: 3/7/2014
Debtor	Dated: